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10	CHEMTURA CORPORATION		
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14			
15	IN RE RUBBER CHEMICALS	Master Docket No. C-04-1648 (MJJ)	
16	ANTITRUST LITIGATION	CLASS ACTION	
17	THIS DOCUMENT RELATES TO:	CLASS ACTION	
18		COUNTY ATTON AND IDDODOGED	
19	C-03-01496 MJJ C-03-01516 MJJ	STIPULATION AND [PROPOSED] ORDER	
20	C-03-02477 MJJ C-03-02805 MJJ		
21	C-03-03147 MJJ		
22	C-03-03418 MJJ C-03-00197 MJJ		
23	In order to avoid the unnecessary expense of conducting discovery to establish that certain		
24			
25	documents produced in this litigation are authentic and admissible under the Federal Rules of		
26	Evidence, including without limitation Federal Rules of Evidence 803(6) and/or 807, Defendants		
27	Chemtura (f/k/a Crompton) Corporation and Chemtura USA Corporation (f/k/a Uniroyal		
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	STIPULATION AND [PROPOSED] ORDER	Master Docket No. C-04-1648 (MJJ)	
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Chemical Company, Inc.) (collectively, "Chemtura") and Class Plaintiffs Rubber and Engineering Development Company, Standard Rubber Products, Inc., Polymerics, Inc., Schlegel Corporation, Precision Associates, Inc., Monmouth Rubber & Plastics Corp., Industrial Rubber Products L.L.C., and any other named plaintiff subsequently appearing in or participating in this litigation (collectively, "Class Plaintiffs"), stipulate and agree as follows:

- 1. The documents identified in the attached Exhibit A were created or received as part of the regular business practice of the producing parties;
- 2. The documents identified in the attached Exhibit A were created at or near the time of the occurrence of the matters set forth therein by, or were made from information transmitted by, a person with knowledge of those matters; and
- 3. The documents identified in the attached Exhibit A were kept in the course of the producing parties' regularly conducted business activities.
- 4. Class Plaintiffs and Chemtura therefore stipulate and agree that each of the documents identified in the attached Exhibit A meets the hearsay exception requirements under the Federal Rules of Evidence, including without limitation Rules 803(6) and/or 807, and that each of the documents identified in the attached Exhibit A meets the requirements for authentication or identification pursuant to Federal Rule of Evidence 901 or 902.
- 5. Class Plaintiffs and Chemtura agree not to challenge or object in these proceedings to the authenticity of any document identified in the attached Exhibit A.
- 6. Class Plaintiffs and Chemtura also agree not to challenge or object in these proceedings to the admissibility of any document in the attached Exhibit A, or its contents, on any hearsay grounds or on the grounds that the document or the circumstances of its preparation lacks

1	trustworthiness, while reserving their rights to challenge or object to the admissibility of any		
2	document in the attached Exhibit A under Federal Rules of Evidence 402 and/or 403.		
3	7. Class Plaintiffs and Chemtura reserve their rights to supplement the list of documents		
4			
5	governed by this stipulation, and Class Plaintiffs and Chemtura agree to meet and confer to		
6	negotiate any such supplementation in good faith.		
7	Dated: August 8, 2006 O'MELYENY & MYERS LLP		
8	By: / By Christian		
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6		Co-Chairs of Plaintiffs' Executive Committee
7		Co Chairs of Frankly's Executive Commission
8	IT IS SO ORDERED.	
9		
10	Dated: August 14, , 2006	Marin of Jeneira
11		MARTIN J. JENKINS UNITED STATES DISTRICT JUDGE
12		UNITED STATES DISTRICT SUDGE
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	STIPULATION AND [PROPOSED] ORDERMaster Docket No. C-04-1648(MJJ)	